Section 1. Be it enacted by the General Assembly of the State of Iowa, That said act, approved April 20, 1866, is hereby amended by striking out of the first section thereof the word "July," and by substituting instead thereof the word "May," so that the date of approval of the act of Congress therein referred to, will be correctly stated as having been May 12, 1864, and which was intended to have been therein stated; and the acceptance of said grant of land, intended to be

ratified and confirmed.

SEC. 2. This act, being deemed by the General Taking effect. Assembly of immediate importance, shall take effect and be in force from and after its publication in the Daily Iowa State Register and Iowa Homestead, newspapers published at Des Moines, Iowa.

Approved March 24, 1868.

I hereby certify that the foregoing act was published in the Daily State Register March 27, 1868, and in The Isra Homestead April 1, 1868.

ED WRIGHT, Secretary of State.

made by said act approved April 20, 1866, is hereby

CHAPTER 43.

LEGALIZING ORGANIZATION OF MONTANA.

MARCH 24. AN ACT to Legalize the Action of the Officers of the corporate
Town of Montana, in Boone County, in organizing a City of
the Second Class.

Preamble. Whereas, The town of Montana, in Boone county, Iowa, by a recent census taken for that purpose, has been found to contain within its corporate limits over two thousand inhabitants, and did on the tenth day of February, A. D. 1868, hold an election, at which election a majority of the voters of said town voted in favor of an abandonment of their town organization for the purpose of being organized as a city of the second class: therefore,

Section 1. Be it enacted by the General Assembly Vote for city of the State of Iowa, That said election held in said organization, town, and the action of the officers of said corporate based on spe- town in relation thereto, be and the same are hereby

legalized and made binding as though the proceedings cial census, had been taken under a regular census of the State.

SEC. 2. This act, being deemed of immediate importance, shall take effect and be in force from Taking effect and after its publication in the Iowa State Register, published at Des Moines, and in The Montana Standard, published in Montana, Iowa.

Approved March 24, 1868.

I hereby certify that the foregoing act was published in the Daily State Register March 26, 1868, and in The Montana Standard March 28, 1868.

ED WRIGHT, Secretary of State.

CHAPTER 44.

AN ACT Fixing the Time of holding Courts in the Second MARCH 24.

Judicial District.

SECTION 1. Be it enacted by the General Assembly of the State of Iowa, That the district courts within Dist ct. in 2d and for the counties composing the second judicial J. D., when district of this State shall be held at the times and held. places following:

At Keosauqua, in Van Buren county, on the second Van Buren Monday of January and third Monday of August, in co. Jan. and each year.

At Ottumwa, in Wapello county, on the second Mon-Wapello co. day after the second Monday of January, and on the Jan. August second Monday after the third Monday of August, in

At Centerville, in Appanoose county, on the first Appanoose Monday of March and October, in each year.

At Corydon, in Wayne county, on the third Monday Wayne co., of March and October, in each year.

At Corydon, in Wayne county, on the third Monday Wayne co., Mar. & Oct.

At Chariton, in Lucas county, on the second Monday Lucas co. after the third Monday of March and October, in each year.

At Albia, in Monroe county, on the fourth Monday Monroe co., after the third Monday of March and October, in each April & Nov. Year.

At Bloomfield, in Davis county, on the fourth Mon-Davis co. day of May, and on the sixth Monday after the third May & Nov. Monday of October, in each year.